1784, or e-mail at "carlton@micf.nist.gov".

SUPPLEMENTARY INFORMATION: On September 15, 1995, the Commerce Department's National Institute of Standards and Technology will hold an exploratory workshop on developing Federal Information Processing Standards (FIPS) for key escrow encryption, specifically to include software implementations. This effort is being initiated to further the Administration's commitment to federal use of key escrow encryption.

Industry representatives and other interested parties are invited to the workshop to provide their perspectives on the desirable characteristics of key escrow encryption standards to NIST and other federal officials. Government representatives also will present their objectives and preliminary approach to this standards development process. Discussion will also include proposals for follow-on activities.

For discussion purposes, one initial option for this standards activity may be to create a generic key escrow encryption standard containing criteria for federal use of key escrow techniques implemented in either software or hardware. This high-level standard could then be supplemented with lists of validated key escrow techniques. (Currently FIPS 185, "Escrowed Encryption Standard," a hardwarebased standard, is the only FIPSapproved key escrow technique.) Guidance would also be needed to guide selection of appropriate key escrow techniques for particular applications. Key escrowing will be used by federal agencies (and others, if they so choose) in conjunction with FIPS-approved encryption techniques. Development and implementation of such standards are necessary to guide federal agencies in effectively and securely implementing key escrow encryption.

The meeting is open to the public, although seating is limited to approximately 100 individuals. Presentations may be limited in length to accommodate all speakers. No detailed agenda has been set yet. NIST reserves the right to cancel any part of the meeting.

Dated: August 23, 1995.

#### Samuel Kramer,

Associate Director. [FR Doc. 95–21487 Filed 8–29–95; 8:45 am] BILLING CODE 3510–CN–M

# National Oceanic and Atmospheric Administration

# **Open Meeting; Florida Keys National Marine Sanctuary Advisory Committee**

AGENCY: Sanctuaries and Reserves Division (SRD), Office of Ocean and Coastal Resource Management (OCRM), National Ocean Service (NOS), National Oceanic and Atmospheric Administration (NOAA), Department of Commerce.

**ACTION:** Florida Keys National Marine Sanctuary Advisory Council (SAC) notice of open meeting.

**SUMMARY:** The Council was established in December 1991 to advise and assist the Secretary of Commerce in the development and implementation of the comprehensive management plan for the Florida Keys National Marine Sanctuary.

TIME AND PLACE: September 13, 1995, from 9:00 a.m. until adjournment. The meeting location will be at the Hawk's Cay Resort, Mile Marker 61, Duck Key, Florida.

#### AGENDA:

- 1. Reports from Chairpersons of the ten SAC action plan working groups.
  - 2. Schedule next meeting.

PUBLIC PARTICIPATION: The meeting will be open to public participation. Public comment will be received from 11:30 until noon. Seats will be set aside for the public and the media. Seats will be available on a first-come first-served basis.

# FOR FURTHER INFORMATION CONTACT: June Cradick at (305) 743–2437.

Federal Domestic Assistance Catalog Number 11.429 Marine Sanctuary Program Dated: August 22, 1995.

#### W. Stanley Wilson,

Assistant Administrator for Ocean Services and Coastal Zone Management.

[FR Doc. 95–21250 Filed 8–29–95; 8:45 am]
BILLING CODE 3510–08–M

# COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Establishment of a Special Access Textile Program for Andean Trade Preference Act Countries

August 24, 1995.

**AGENCY:** Committee for the Implementation of Textile Agreements (CITA).

**ACTION:** Notice

#### FOR FURTHER INFORMATION CONTACT: Jennifer Aldrich, International Trade

Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482–4212.

#### SUPPLEMENTARY INFORMATION:

**Authority:** Executive Order 11651 of March 3, 1972, as amended; section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854).

The purpose of this notice is to inform the public that, in furtherance of the objectives of the Andean Trade Preference Act (ATPA) of 1991, 19 U.S.C. Section 3201, et seq., the Committee for the Implementation of Textile Agreements has decided to establish a Special Access Program for textile products assembled in ATPA, designated countries from fabric formed and cut in the United States. The eligible designated countries under the ATPA are currently Bolivia, Colombia, Ecuador and Peru. However, agreements with eligible countries must be concluded before the United States will apply the program to the specific countries.

The first Special Access limits under this program will be established for imports from Colombia of cotton and man-made fiber underwear in Categories 352/652 and wool coats in Category 444. The levels will be announced in the **Federal Register** at a later date. The United States and Colombia will also establish a Special Access visa and certification system.

Requirements for participation in the Special Access Program provided in **Federal Register** notices 51 FR 21208, published on June 11, 1986; 52 FR 26057, published on July 10, 1987; and 54 FR 50425, published on December 6, 1989 are applicable to ATPA designated countries.

A description of the textile and apparel categories in terms of HTS numbers is available in the CORRELATION: Textile and Apparel Categories with the Harmonized Tariff Schedule of the United States (see **Federal Register** notice 59 FR 65531, published on December 20, 1994).

#### Rita D. Hayes,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. 95–21557 Filed 8–29–95; 8:45 am] BILLING CODE 3510–DR–F

Establishment and Amendment of Import Limits, Amendment of a Restraint Period and Announcement of Special Access Levels for Certain Cotton, Wool and Man-Made Fiber Textile Products Produced or Manufactured in Colombia

August 24, 1995.

**AGENCY:** Committee for the Implementation of Textile Agreements (CITA).

**ACTION:** Issuing a directive to the Commissioner of Customs establishing and amending limits and announcing special access levels.

#### **EFFECTIVE DATE:** September 1, 1995.

FOR FURTHER INFORMATION CONTACT: Jennifer Aldrich, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482–4212. For information on the quota status of these limits, refer to the Quota Status Reports posted on the bulletin boards of each Customs port or call (202) 927–5850. For information on embargoes and quota re-openings, call (202) 482–3715.

#### SUPPLEMENTARY INFORMATION:

**Authority:** Executive Order 11651 of March 3, 1972, as amended; section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854).

Pursuant to the Uruguay Round Agreements Act and the Uruguay Round Agreement on Textiles and Clothing (ATC), the limits agreed upon by the Governments of the United States and Colombia, as notified to the Textiles Monitoring Body (TMB), are being amended to establish limits for the period beginning on January 1, 1995 and extending through December 31, 1995. Since Colombia is now a member of the World Trade Organization (WTO), the limits published in the **Federal Register** on April 5, 1995 (60 FR 17319) are being amended. Pursuant to the ATC, these new limits supersede those notified to the TMB contained in the Memorandum of Understanding (MOU) dated November 18, 1994 between the Governments of the United States and the Republic of Colombia

A notice published in **Federal Register** on June 23, 1995 (60 FR 32652) announces a limit for cotton and manmade fiber underwear in Categories 352/652 for the period March 29, 1995 through March 28, 1996. A separate notice published on June 23, 1995 (60 FR 32657) announces a request to consult with the Government of the Republic of Colombia on imports of women's and girls' wool coats in Category 444.

In Memoranda of Understanding (MOUs) dated June 27, 1995 and August 9, 1995, the Governments of the United States and the Republic of Colombia agreed, pursuant to Article 6 of the **Uruguay Round Agreement on Textiles** and Clothing (ATC), to establish a limit for textile products in Categories 352/ 652 and 444, respectively. Textile products in Categories 352/652 and 444 shall be covered under the Andean Special Access Textile Program for products which are assembled in Colombia from fabric wholly formed and cut in the United States that are intended for re-export to the United States. The Special Access limit for Categories 352/652 and 444 shall be 22,500,000 dozen (restraint period April 1, 1995 through December 31, 1995) and 201,000 numbers (restraint period January 1, 1995 through December 31, 1995), respectively. There is a sublimit of 2,250,000 dozen for Categories 352/ 652 and a sublimit of 80,400 numbers for Category 444 for products that are not assembled from U.S. formed and cut

The United States and the Republic of Colombia agree to establish a visa and Andean Special Access Textile Program certification system to be implemented no later than October 1, 1995. Further notice will be published in the **Federal Register** concerning the implementation of the visa and certification system.

Products subject to the Andean Special Access Textile Program shall be assembled in Colombia from fabric wholly formed and cut in the United States for re-export to the United States under contracts governed by HTSUSA 9802.00.8015; or assembled in Colombia from fabric wholly formed and cut in the United States, and then subject to bleaching, acid washing, stonewashing, garment dyeing, or permapressing in Colombia following assembly, for reexport to the United States under contracts governed by Statistical Headnote 5 to Chapter 61 of the Harmonized Tariff Schedule of the United States Annotated, and Statistical Headnote 3 to Chapter 62 of the Harmonized Tariff Schedule of the United States Annotated, as implemented by the Government of the United States requiring the use of the statistical prefix "H."

Shipments of cut parts in Categories 352/652 and 444 must be accompanied by a form ITA-370P, signed by a U.S. Customs officer, prior to export from the United States for assembly in Colombia in order to qualify for entry under the Special Access Program.

Requirements for participation in the Special Access Program are available in **Federal Register** notices 51 FR 21208,

published on June 11, 1986; 52 FR 26057, published on July 10, 1987; and 54 FR 50425, published on December 6, 1989.

In the letter published below, the Chairman of CITA directs the Commissioner of Customs to amend the current limits for Categories 315 and 443; and establish a limit for Categories 352/652 for the period April 1, 1995 through December 31, 1995 and Category 444 for the period January 1, 1995 through December 31, 1995.

A description of the textile and apparel categories in terms of HTS numbers is available in the CORRELATION: Textile and Apparel Categories with the Harmonized Tariff Schedule of the United States (see **Federal Register** notice 59 FR 65531, published on December 20, 1994).

The letter to the Commissioner of Customs and the actions taken pursuant to it are not designed to implement all of the provisions of the Uruguay Round Agreements Act and the Uruguay Round Agreement on Textiles and Clothing, but are designed to assist only in the implementation of certain of their provisions.

#### Rita D. Hayes,

Chairman, Committee for the Implementation of Textile Agreements.

### **Committee for the Implementation of Textile Agreements**

August 24, 1995.

Commissioner of Customs, Department of the Treasury, Washington, DC 20229.

Dear Commissioner: This directive amends, but does not cancel, the directive issued to you on March 30, 1995, by the Chairman, Committee for the Implementation of Textile Agreements. That directive concerns imports of certain cotton and manmade fiber textile products, produced or manufactured in Colombia and exported during the twelve-month period beginning on January 1, 1995 and extending through December 31, 1995.

This directive cancels and supersedes the directive dated June 16, 1995 concerning imports of cotton and man-made fiber underwear in Categories 352/652 exported from Colombia during the period March 29, 1995 through March 28, 1996. This directive cancels and supersedes the directive dated June 16, 1995 which directed you to count imports in Category 444 for the period May 31, 1995 through May 30, 1996.

Effective on September 1, 1995, you are directed, pursuant to the Uruguay Round Agreements Act, the Uruguay Round Agreement on Textiles and Clothing (ATC) and Memoranda of Understanding dated June 27, 1995 between the Governments of the United States and the Republic of Colombia, to establish the restraint period for Categories 352/652 to begin on April 1, 1995 and extend through December 31, 1995 at a level of

2,250,000 dozen  $^1$ . Also pursuant to the ATC and a Memorandum of Understanding dated August 9, 1995, you are directed to establish a limit for Category 444 for the period January 1, 1995 through December 31, 1995 at a level of 201,000 numbers  $^2$ .

Further, you are directed to amend the 1995 limits for the following categories:

Category	Twelve-month limit 1
315	18,721,985 square meters. 122,715 numbers.
443	

<sup>1</sup>The limits have not been adjusted to account for any imports exported after December 31, 1994.

In carrying out the above directions, the Commissioner of Customs should construe entry into the United States for consumption to include entry for consumption into the Commonwealth of Puerto Rico.

The Committee for the Implementation of Textile Agreements has determined that these actions fall within the foreign affairs exception of the rulemaking provisions of 5 U.S.C. 553(a)(1).

Sincerely,

Rita D. Hayes,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. 95–21558 Filed 8–29–95; 8:45 am] BILLING CODE 3510–DR-F

# Adjustment of Import Limits for Certain Cotton, Man-Made Fiber, Silk Blend and Other Vegetable Fiber Textile Products Produced or Manufactured in the United Arab Emirates

August 24, 1995.

**AGENCY:** Committee for the Implementation of Textile Agreements (CITA).

**ACTION:** Issuing a directive to the Commissioner of Customs adjusting limits.

EFFECTIVE DATE: September 1, 1995.
FOR FURTHER INFORMATION CONTACT:
Janet Heinzen, International Trade
Specialist, Office of Textiles and
Apparel, U.S. Department of Commerce,
(202) 482–4212. For information on the
quota status of these limits, refer to the
Quota Status Reports posted on the
bulletin boards of each Customs port or
call (202) 927–5850. For information on
embargoes and quota re-openings, call
(202) 482–3715.

#### SUPPLEMENTARY INFORMATION:

**Authority:** Executive Order 11651 of March 3, 1972, as amended; section 204 of the

Agricultural Act of 1956, as amended (7 U.S.C. 1854).

The current limits for certain categories are being adjusted for swing and recrediting unused carryforward. The current limits for Category 352 and 847 are being adjusted to account for carryover omitted in a previous adjustment.

A description of the textile and apparel categories in terms of HTS numbers is available in the CORRELATION: Textile and Apparel Categories with the Harmonized Tariff Schedule of the United States (see **Federal Register** notice 59 FR 65531, published on December 20, 1994). Also see 60 FR 17339, published on April 5, 1995; and 60 FR 36787, published on July 18, 1995.

The letter to the Commissioner of Customs and the actions taken pursuant to it are not designed to implement all of the provisions of the bilateral agreement, but are designed to assist only in the implementation of certain of its provisions.

#### Rita D. Hayes,

 ${\it Chairman, Committee for the Implementation} \\ {\it of Textile Agreements.}$ 

# Committee for the Implementation of Textile Agreements

August 24, 1995.

Commissioner of Customs, Department of the Treasury, Washington, DC

Dear Commissioner: This directive amends, but does not cancel, the directive issued to you on March 30, 1995, by the Chairman, Committee for the Implementation of Textile Agreements. That directive concerns imports of certain cotton, manmade fiber, silk blend and other vegetable fiber textile products, produced or manufactured in the United Arab Emirates and exported during the twelve-month period beginning on January 1, 1995 and

Effective on September 1, 1995, you are directed to amend the directive dated March 30, 1995 to adjust the limits for the following categories, as provided under the terms of the current bilateral agreement between the Governments of the United States and the United Arab Emirates;

extending through December 31, 1995.

Adjusted limit 1 Category 334/634 ..... 201,416 dozen. 335/635/835 ..... 143.584 dozen. 338/339 ..... 570,954 dozen of which not more than 350,846 dozen shall be in Categories 338-S/339-S<sup>2</sup>. 351/651 ..... 149,802 dozen. 352 ..... 192,285 dozen. 5,000,257 num-363 ..... bers.

Category	Adjusted limit 1
847	173,983 dozen.

<sup>1</sup>The limits have not been adjusted to account for any imports exported after December 31, 1994.

<sup>2</sup> Category only numbers 6103.22.0050, 6105.10.0010, 6105.10.0030, 6105.90.8010, 6109.10.0027, 6110.20.1025 6110.20.2040, 6110.20.2065, 6110.90.9068 and 6114.20.0005; Category HTS numbers 6104.22.0060, 6112.11.0030 339-S: only 6104.29.2049. 6106.10.0010, 6106.10.0030 6106.90.2510, 6106.90.3010, 6109.10.0070, 6110.20.1030. 6110.20.2045. 6110.20.2075 6110.90.9070, 6112.11.0040, 6114.20.0010 and 6117.90.9020.

The Committee for the Implementation of Textile Agreements has determined that these actions fall within the foreign affairs exception to the rulemaking provisions of 5 U.S.C. 553(a)(1).

Sincerely,

Rita D. Hayes,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. 95–21556 Filed 8–29–95; 8:45 am] BILLING CODE 3510–DR–F

#### DEPARTMENT OF DEFENSE

#### **Department of the Army**

Draft Environmental Impact Statement (EIS) on the Disposal and Reuse of the BRAC Parcel at Tooele Army Depot, Tooele, Utah

**AGENCY:** Department of the Army, DOD. **ACTION:** Notice of Availability.

**SUMMARY:** The proposed action evaluated by this EIS is the disposal of the 1700 acre BRAC parcel at Tooele Army Depot, Tooele, Utah in accordance with the Defense Base Closure and Realignment Act of 1990, Public Law 101-510. The Draft EIS addresses the environmental consequences of the disposal and subsequent reuse of the 1700 acres. Three alternative methods of disposal are analyzed: Encumbered Disposal, Unencumbered Disposal and retention of the property in a caretaker status (i.e., the No Action Alternative). The **Encumbered Disposal Alternative** addresses natural or man-made encumbrances to the future reuse. The Unencumbered Disposal Alternative evaluates the potential to remove encumbrances, thereby allowing the property to be disposed of with fewer or no Army imposed restrictions on future use. The impacts of reuse are evaluated in terms of land use intensities.

A scoping meeting was held at the Tooele Senior Citizen's Center on October 29, 1994. Public notices requesting input and comments from

<sup>&</sup>lt;sup>1</sup>The limit has not been adjusted to account for any imports exported after March 31, 1995.

<sup>&</sup>lt;sup>2</sup>The limit has not been adjusted to account for any imports exported after December 31, 1994.